

Dear Mr. Determen, I'm writing you to inform you that I'm in Whilley to appear in Court, pertaining my open Possession Charge. I'm not sure if you care or not, But I'm pretty upset and becoming impatient. It's been (5) five months since we heard from you or the District Attorney, Mr. Connolly. I have no idea what's going on with the rest of my cases, or with the (Mr. Outlaw) case. When I ask for witness protection, I didn't mean being kept in prison, I made clear I request for witness protection housing.

I am a material witness, a man of importance. I'm not bring up the matter you owing me something, but I should be granted immunity for my testimony. I only ask that I be taken from prison and placed in a witness protection program, not to be imprisoned!

I don't know when the trial is for this case is, but the last thing we want to do is alienate the juries.

I would Like To Talk About This
In Person If you Can Come Set me
For An Interview.

maybe Then we can Come To Some
Final Determinations.

As I Told you In A Letter else where
you, I've Done A lot of Studying About
The Situations At hand, About my
Rights, About Being A Primary
Witness.

I've Put Together A Speech For The
Up Coming Trial And I'm Sure you'll
Be happy with it Its well done I've
Learned A lot About Being A
Witness, So Please, help me To
help you.

Respectfully Submitted

Charles Galadino
877782